

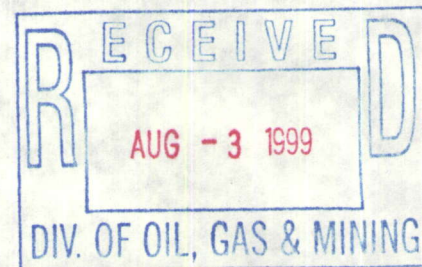
5/027/079

230 East Broadway
Salt Lake City, Utah 84111

July 29, 1999

HAND DELIVERED

Ms. Sally Wisely, Director
State of Utah
Department of the Interior
Bureau of Land Management
324 South State Street
Salt Lake City, Utah 84111



RE: Cambrillic Natural Stone LLC.
1730 South 1100 East Salt Lake, City, Utah 84105
801-983-7002 **Small Mining Operation Rejection**

Dear Ms. Wisely,

The purpose of this Report to you is two fold:

1). A request for you and your Staff to impartially, and objectively examine the following information, and grant us relief in the form of approving our Notice to Commerce Small Mining Operations in Millard County, Utah.

Said Notice was approved by the State of Utah, and rejected by Mr. Rex Rowley. Additionally remove the Record of Noncompliance against Mr. William J. Pappas, a integral part of Cambrillic Natural Stone, LLC.

2). To spare us both internal appeals, Administrative Law Judges, Federal District Court Judges, and 10th Circuit Court of Appeal Judges. If it cannot be avoided, so be it. We will not relinquish our claims, any of them, or our interest in the contiguous Spectrum Quarry. The stone is irrefutably uncommon stone. We have incontrovertible proof. This report is available to you, if you are interested.

Attached hereto and made a part hereof, are (26), Twenty Six Exhibits that reflect the "Kingdom and complete autonomy of the Fillmore BLM Office", and the current Bureau of Land Management "techniques" in the State of Utah. **The attached exhibits are referred to by number in bold type, and will afford you the necessary detail, by merely going to the numbered separator.**

Ms. Sally Wisely
July 29, 1999
Page 2 of 9 Pages

The Past

Since 1978, in the same previously outlined vicinity, Mr. William J. Pappas, and myself, working separately, until now, paid Mr. Clyde Cheney, who died this past January, thousands and thousands of dollars for a series of leases on the Spectrum Quarry.

However, Mr. Pappas did establish a market for the stone at \$ 650.00 per ton. These are paid delivered documented orders. Mr. Cheney would continually default us, after our sizeable lease payments to him.

On January 11, 1999, Mr. Tom Clark, Geologist wrote me a letter stating Mr. Cheney, would now afford me another lease, **under my terms and conditions**. However, he died two weeks later, before we could sign the lease. (25)

In the early 90's, Mr. Pappas was employed, as Manager for Baron Trading Company, a Nevada Corporation. I was not a part of this corporation. Mr. Pappas established a mill site on the property, and home for the workers, under the direction of Mr. Ponce, the President of Baron Trading, and the assistance of Mr. Cheney, and with the auspices of Mr. Henderson, then Bureau of Land Management Area Manager.

Mr. Ponce had retained a Mining Engineer from California who met and discussed the mining plan with Mr. Cheney. Mr. Ponce and Mr. Cheney then directed Mr. Pappas to actualize this plan. Mr. Pappas only followed these directions.

Mr. Pappas was managing the Quarry, and not selling stone, as he did previously. Mr. Ponce did not develop a marketing plan, and on March 17, 1993, Baron Trading abandoned the Quarry and Filed Bankruptcy. Case Number 93-21155. Mr. Cheney kept the substantial down payment, and sizeable monthly payments afforded him from Baron Trading. Nevertheless **he again** entered a notice of default, against Baron Trading.

Ms. Sally Wisely
July 29, 1999
Page 3 of 9 Pages

It is my understanding that at this time, and only at this time, was the common-uncommon variety "concept" mentioned, to Mr. Pappas, who conveyed the information to his superior Mr. Ponce.

The BLM officials, stated to Mr. Pappas, "tell your boss Ponce, he might as well not pay Cheney anymore, because you are going to have to pay us." Mr. Cheney never shared his correspondence with me concerning uncommon variety, until years later.

Baron Trading was bankrupt, and Mr. Pappas never received his back salary, which I understand was a sizeable amount. Mr. Pappas left the property. Mr. Cheney, was at all times, and in all respects, responsible for the condition of the Quarry. He had substantial sums of money from the lease payments to develop, reclamate and improve the Quarry.

The Present

On May 10, 1999, I wrote to Mr. Rowley, thanking him for his hospitality at the open House in Fillmore, and expressing our concerns about the Cheney Claims.(21) At this open house Mr. Rowley, stated that Mr. Pappas and I, would have our plan approved and to mail our plan directly to Mr. Rowley. On May 13, 1999 Mr. Rowley responded to my above mentioned letter.(22) I found this letter to be incorrect and responded to Mr. Rowley on May 18, 1999.(23)

On June 10, 1999 less than one month after our meeting at the open house, Mr. Rowley reverses himself, classifies Mr. Pappas illegally with A Record of Noncompliance, and states an Environment Assessment would now be necessary. (01)

On June 18, 1999, incensed by the misrepresentations of Mr. Rowley in his letter to Mr. Pappas, I answered the letter that letter . **Please read this letter carefully. The contradictions and knowing misrepresentations of Mr. Rowley are abominable. (2)**

Ms. Sally Wisely
July 29, 1999
Page 4 of 9 Pages

Baron Trading was adjudicated Bankrupt, and yet Mr. Rowley expects Mr. Pappas, an employee of Baron Trading, to complete the necessary reclamation, coupled with the fact that Mr. Cheney would no longer allow him on the property. A serious violation of the Federal Bankruptcy Law, by Mr. Rowley. Mr. Rowley, **wants someone to pay the reclamation, and he doesn't legally care who it is.**

The above letter to which I refer (02), Mr. Rowley discusses the Environment Assessment. However, Mr. Henderson's letter to Mr. Ponce dated December 19, 1991, **states in part, " We have completed our Environmental Assessment Review for your plan of operations dated September 11, 1991. Your plan has been approved." (03)**

The first notice I received, **concerning a validity exam**, from the Bureau of Land Management was February 11, 1998. (04) Mr. Cheney received the same letter on the same date. (05). **I suspect the validity exam on my claims will be completed by X-Ray Vision, since none of my claims have ever been opened.**

Upon reception of the above letter, I retained geologist, Tom Clark, and former Dean of the University of Utah Geology Department, Dr. James Whelan to meet with Mr. Teseneer and Ms. Wysong on March 5, 1998. (06) Dr. Whelan prepared the geology report for me in July of 1978. This meeting was held at the Spectrum Quarry Site.

In 1995, Mr. Cheney **finally**, exposes me to the Report on Suspected Common Variety Stone prepared by Michael Jackson, dated March 19, 1992. (07) After reading this report, I asked Mr. Cheney, why Mr. Jackson used the people listed to afford him an opinion. **Mr. Cheney forgot that these people mentioned in the report, were the people that did not want the stone on the market. They stated to Mr. Pappas, in earlier years, that they could not compete with this unique stone. Hence, tell Mr. Jackson that the stone is not commercially sound. Ludicrous.**

Ms. Sally Wisely
July 29, 1999
Page 5 of 9 Pages

Beginning to see the skullduggery of the Fillmore Office, I wrote to Secretary Bruce Babbitt, on two different occasions. (17), (18). Mr. Babbitt and I are both Alumni from the University of Notre Dame, South Bend, Indiana.

I am withholding my confidential responses to these letters, at this time, pending our possible resolution of this matter. Mr. Lamb responded to one letter, which is part of this report to you.

During the mid 1990's, I began to see the picture. The Fillmore Office of the BLM, was directed politically, to:

A. Begin nonsensical validity exams. B. Determine the product to be common. Make the small miner spend money to appeal. Most Miners will not spend the time or money on an appeal. The Government seduces the public.

C. Afford the BLM income, by making the miner relinquish his claims, and buy the material from the BLM. The hopeful end of the miner, as we knew him. Notice the letter I received from Mr. Teseneer. (24) The simple asking for information that will be "Confidential-Proprietary Data". If I answered this letter, which I did not, Mr. Teseneer could then determine how much to **charge me for taking stone from my claims. How convenient for the Bureau of Land Management.**

Quoting from BLM Geologist Michael Jackson's report, (07) in part, **"I recommend a validity examination be conducted if production continues at the quarry resulting in the loss of revenue to the government."** The continual polishing of the apple.

I hope that the Bureau of Land Management does not think, for one minute, that this scenario will not be exposed. I have paid cash for my claims for many years, J.G. 1,2,3. These are my claims and not the property, in any legal manner, of the Government. I pay \$ 100.00 per claim as I have for years. period.

Ms. Sally Wisely
July 29, 1999
Page 6 of 9 Pages

Additionally, you may want to check the correspondence, of Mr. Rowley, Mr. Teseneer, and Mr. Jackson. None of these people are lawyers, and their letters and reports are replete with citing case law. They are not qualified to determine if the cases they cite, are on point, or persuasive. Many have been dismissed on appeal.

Practicing law without a license is a serious offense, and should be referred to the Utah State Bar Association. No, your employees are not exempt, and they do not have a waiver from the Department of Justice.

To illustrate that I am not subjective, I offer the following articles, so as a new Director you can get another view of the BLM in Utah.

I will spare you a plethora of other articles I have regarding your Utah Image. These are current examples:

BLM Admits Breaking Rules.(08)

Shea vows no more Bombshells in Utah. (09)

Babbitt admits he muddied the waters. (10)

**Tarnishes the BLM in the West, Professional Managers are now
political tools.(11)**

Brothers Claim BLM Tests a Sham.(12)

Utah Mine gets lease. (13)

**You certainly walked on eggs with this large company.
Oh, how the chosen few are treated.**

Ms. Sally Wisely
July 29, 1999
Page 7 of 9 Pages

Ms Wisely, I have been fair in my assessment of the situation. I have researched every piece of paper as evidenced by the enclosed outlines concerning the Spectrum Quarry. (19) (20)

Political Puppeting

On December 8, 1997, Mr. Athay wrote to Mr. Shea. Mr. Athay and I have known Pat Shea when he was an attorney here for many years. Attached to this letter, was a letter from Senator Bennett addressed to Mr. Lamb, dated January 9, 1997.

This correspondence involved Mr. Cheney and the Spectrum Quarry. A quote from this letter of Senator Bennett, says it all, in part, **"It certainly appears as if the rules have changed in the middle of the stream for Mr. Cheney."** (14)

In typical bureaucratic fashion Mr. Lamb skirted the issue, in his response to Senator Bennett. (16)

On January 21, 1998, Mr. Shea responded to Mr. Athay's letter. Notice the last paragraph of this letter. In part, **"Please be assured that the options given to Mr. Gatto and Mr. Cheney are the same given to other mining claimants in similar situations."** (15)

Last but not least, Mr. Teseneer writes me a letter dated June 24, 1999, stating that, in part, **"If you restart any mining related activity that causes surface disturbance, then you must re-notify this office at least 15 days prior to start up of your operations."**

Is Mr. Teseneer **again** confused. We wanted to begin mining as stated in our plan that was approved by the State of Utah, not on these claims.

It should be noted I abandoned this plan, **only because** Mr. Rowley told Mr. Pappas and I would be approved for the plan our company CNS submitted.

Ms. Sally Wisely
July 29, 1999
Page 8 of 9 Pages

Finally a Real authority

Mr. Jackson, BLM Geologist banter and quotes Mr. Lehi Hintze, Brigham University, in his feeble effort to label the stone common.

During this time I asked my friend of many years Mr. Dick Nourse to arrange a meeting with Mr. Hintze.

Dick, made the appointment for me, and on August 27, 1997, Mr. Cheney and I met with Mr. Hintze. We met at the Page School Building, on the Campus of Brigham Young University at 2:30 P.M

Mr. Cheney provided geology reports and samples, which Mr. Hintze analyzed.

At that meeting we forgot the Geology Report of Dr. Whelan, and Mr. Hintze mailed it back to Dick Nourse.

You may verify this: Dick Nourse at Work: 575-5527. Mr. Hintze University: 378-1011, Home: 375-1011.

The results of our meeting with Mr. Hintze were positive. I will not go into that unless we become confrontational. Mr. Jackson should not be quoting people improperly in a Government Report.(07)

The constant misrepresentations of your Fillmore Office are rampant. For example, see (06). **Mr. Clark quotes Mr. Teseneer, " Mr. Teseneer stated that this test was initiated because Jerry Gatto filed a notice of Intent with the Bureau of Land Management for purposes of Quarrying Stone."**

What?

Michael Jackson initiated validity exams on all this contiguous property in 1991, and in 1992. **6 years before.**

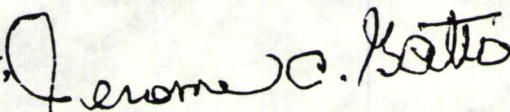
Ms. Sally Wisely
July 29, 1999
Page 9 of 9 Pages

You may wish to examine a Map, entitled, "Large Mine Permits and Plants in Utah " by Roger L. Bon.

The Legend of this Map classifies "Dimension Stone". On the Map corresponding to this "Dimension Stone" is the Spectrum Quarry. Common Stone, is not, Dimension Stone. Is the State of Utah in error.


Mr. Pappas and I will be happy to meet with you, and follow your direction so we can begin our operation. We will cooperate with the polices and procedures of the BLM, keeping in mind our position that I have outlined in this report.

If not, accept this report as our appeal from the decision of Mr. Rowley, in his letter to Mr. Pappas dated June 10, 1999. **(01) This report more than meets the criteria of H-3870-1.**

Sincerely, 

cc: Ms. Rita C. Stelmach
Ms. Opolnia L. Abeyta
Secretary Bruce Babbitt
Office of Senator Bennett
Pat Shea
D. Gilbert Athay
R. Deery
L. Burningham
L. Hintze
R. Nourse

Read and Accepted as Written


Mr. William J. Pappas, July 29, 1999.